IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

BROWN & BROWN, INC.,

BROWN & BROWN OF

PENNSYLVANIA, INC. and GRINSPEC,

INC.

CIVIL ACTION

Plaintiffs,

v.

ROBERT COLA, RYAN TOLA, and NO. 10-3898

DOYLE ALLIANCE GROUP,

Defendants.

ORDER

AND NOW, this 20 day of September, 2011, upon consideration of the Motion by

Defendants Robert Cola, Ryan Tola, and Doyle Alliance Group to Strike Plaintiffs' Demand for a Jury Trial (Docket No. 120) and the Response of Plaintiffs Brown & Brown, Inc., Brown & Brown of Pennsylvania, and Grinspec, Inc. (Docket No. 125), it is hereby ORDERED that the Motion is GRANTED IN PART and DENIED IN PART, as follows:

- 1. With respect to Counts IV, X-XI as against only Defendants Tola and Cola, and XIII-XV as against only Defendants Tola and Cola, the Motion is **GRANTED**;
- 2. With respect to Counts I–III, VII, VIIII, IX, X–XI as against only Defendant Doyle Alliance Group, and XIII–XV as against only Defendant Doyle Alliance Group, the Motion is **DENIED**.

It is so **ORDERED**.

BY THE COURT: